## **Questions for EPA Region 9**

July 24, 2015, 1:00 EDT / 10:00 PDT Call-In: Ex. 2 Passcode: Ex. 2

- 1. Please briefly describe how the primacy states in your region enforce their programs.
  - a. In your experience, do state administered programs track the progress and resolution of administrative orders in a similar fashion to the process identified in Guidance 72?
- 2. Is the information on enforcement activities provided by states to Region 9 sufficient to identify scenarios where EPA intervention is warranted?
  - a. What additional information would be useful?
  - b. Why is this information not available?
- 3. What information are regional officials using to determine whether violations are being resolved in a timely fashion and that conditions set by administrative and civil penalties are being met in primacy states?
  - a. How frequently are regional officials able to review this information?
  - b. What information do Region 9 officials collect on primacy state enforcement actions (i.e. 7520 data, quarterly exceptions lists, data collected during state program reviews, etc.)?
  - c. What additional information from the states would be useful for tracking the state program enforcement and resolution of state class II requirements?
- 4. Can you provide any examples in the last 5-10 years where Region 9 intervened or considered intervening on behalf of a state program to take enforcement actions?
  - Have any states in Region 9 asked EPA to assist with the enforcement of state class
    II program requirements?
  - b. Has EPA determined that any of the states have not taken sufficient action and stepped in to enforce an action?
- 5. Is there a set protocol that program officials use to determine whether EPA should intervene to enforce violations of primacy state class II requirements?
  - a. Are there set criteria that Region 9 uses to determine if primacy state enforcement actions are timely and appropriate?
  - <u>b.</u> What process does Region 9 use to determine whether to intervene?
  - c. What scenarios would require Region 9 to step in to take enforcement actions on behalf of a state-implemented program?
  - d. What is OECA's role in enforcement in primacy states? Does this vary region to region?

- 6. Have there been circumstances where a state has requested the Region's assistance, but the Region did not take action
  - a. If yes, what was the reason for not taking action?
- 7. Does the process for intervention differ if a state requests assistance from the Region?
- 8. Does Region 9 have enforcement agreements with each of the primacy states in the region?
  - a. Is the enforcement agreement incorporated in the MOA granting primacy?
- 9. What does the Region define as a significant noncompliance (SNC)?
- 10. Does the region review all SNCs reported on the 7520-2B with the state?
- 11. How does the Region track nonsignificant noncompliance for overpressured injection and mechanical integrity that do not threaten USDWs?
- 12. What information does the Region expect see on the 7520-4 Form?
  - a. Should all occurrences of Significant Noncompliance that remain unresolved for two consecutive quarters be reported on the 7520-4 Form?
  - b. If the state has taken action against an operator who has committed a SNC violation, should that violation still be reported on the 7520-4 Form?
  - c. Does the Region inform states about what it expects to see on the 7520-4?
- 13. Does the Region expect to see a quarterly report for each state in each quarter even if the state has nothing to report (i.e., should a state submit a blank report)?